The New York Store (Established 1853.)

Some Great Big Bargains

Jackets and Capes

At 50c, beautiful Broadcloth Blazers in black, navy and tan. At 98c, Reefer Jackets in tan, black,

blue and green, and a few very pretty

Capes. At \$1.49, children's Reefer Jackets in 6 and 8-year sizes, heavy beaver and

At \$1.98, mostly ladies' Reefer Jackets, and a few all-wool separate cheviot Skirts.

At \$2.98, splendid Winter Jackets for ladies and misses, and some handsome Capes.

Hadn't you better come early?

cheviots, in all colors.

PettisDry Goods Co

AMUSEMENTS.

Miss Fay on the Hinshaw Case. During her mystifying performance at the Grand last night Anna Eva Fay received a question from some one asking if the Rev. Hinshaw would hang for the murder of his wife. As soon as Miss Fay announced the question there was a great commotion under the white sheet which covers her, and the little woman plunged into the details of the murder as if she were beholding the crime committed. She was greatly wrought up, flung her arms about wildly, then clapped her hands over her face as if the sight were too horrible for her gaze. The work was a great piece of acting on the part of Miss Fay unless she really feit it all, and leads to the remark that she has missed her calling and about have gone on the hoards as an emoshould have gone on the boards as an emotional actress. At the close of the scene when the people were waiting for answers concerning the fate of the man now on trial at Danville, Miss Fay announced that the jury would disagree. During the even-Miss Fay had great success in locating erticles, and in one instance partially lo-cated a lost child which the questioner had not seen since it was a babe. To-night Miss Fay gives her last performance of this engagement, and any one who has lost anything, from a hat pin to their confidence in humanity, will do well to go and send the "White Mahatma" a

Mrs. Hanley Cannot Be Found. CINCINNATI, Sept. 13 .- On Sept. 3 Mrs. Lawrence Hanley, wife of actor Hanley, disappeared from the home of Miss Annie Moore, her cousin, on Dayton street, osto go to New York. Yesterday Hubert Heuck, at a request by wire from Paul H. Lemmert, of Los Angeles, Cal., caused a diligent inquiry to be made about Mrs. Hanley's whereabouts, but was unto locate her. Lemmert is Mrs. Hanley's father. Lawrence Hanley, the actor, was here last week, and the theater from Thursday night had to be closed on ac-

A Murderous Business Manager. GRAND LODGE, Mich., Sept. 13 .- Frank Forbes, business manager of the Forbes & Middleton Theatrical Company, last evening shot and fatally injured his young wife. Forbes had been drinking, and quarreled with his wife. Forbes also fired two shots at Deputy Sheriff Holliday, when the ficer started to arrest him, but succeeded only in piercing the deputy's coat sleeve. Mrs. Forbes is twenty-four years old. She formerly lived in Omaha. Forbes is twenyears old. He came from Cold-

Notes of the Stage. The new "Superba," booked for English's ext week, is the biggest thing of its kind the Hanlons have undertaken.

"The Fatal Card," which is to be at the Grand all next week, is said to be the most timate and thrilling melodrama which gland has sent over since "The Silver King." It takes a carload of special scenery

With the matinee performance of "The Burglar" to-day and the night performance of "The Flag of Truce." Horace Mitchell's engagement at the Park closes. On Monday "The Scout," including sixty people and In-fians, horses and bears, opens for fair week. rofessor Wormwood's troupe of educated nkeys and dogs, at the Empire, are the source of much amusement to all classes of theater-goers. Miss Ola Hayden will sing "The Sidewalks of New York," by special request, this afternoon. Next Monday Rice & Barton's Rose Hill English Folly Comny will begin a week's engagement at the

PERSONAL AND SOCIETY.

Mr. and Mrs. T. L. Sewall are expected to-day from Prescott, Ariz. Mr. and Mrs. Harry S. New have returned from northern Michigan. Mrs. Jelly, of Minneapolis, will go to Mrs. A. B. Gates's, Monday, to be her guest for

Mr. Keyes Winter will leave to-morrow for Concord, N. H., and Mr. Thomas Winter for Yale College. Mr. W. W. Herod has returned from Mackinac, where he has been for several

Miss Mary Armington, who has been the guest of friends in the city, has returned to her home in Greensburg. Mrs. Senator Hauk, of Dayton, O., will e the guest of Mrs. G. Haines, on North

nois street, during fair week.

Mr. and Mrs. Samuel D. Miller gave a dinner last evening to a party of six at their home on North Alabama street. Mrs. William Wallace will leave, Monday, for St. Paul, where she will go to house keeping for her son, Mr. David Wallace,

Mr. William B. Hord, formerly of this

city, but now of New York, was married to Miss Hunter, of New York city, yesterday. Miss Annie Fraser has gone East, where the will enter Smith College. Miss Fraser will take the literary course in the college Mrs. Clifton Comly and son George came yesterday from Clarksburg, W. Va. They are at No. 22 Home avenue for the pres-

Mrs. Williamson and Miss Emily Hen-iricks, of Greensburg, are guests of Mrs. Rachel Nesbit, on North Pennsylvania

Mr. and Mrs. John T. Brush have gone Washington street, just east of the Mr. and Mrs. John M. Surface, of Kansas City, will come to-day to visit Mr. and

August Bruner, on North New Jersey Mr. and Mrs. Frank Allen have gone to New York, and from there will go to South merica. They will probably be absent a year or more. Mr. Allen is interested in

mining in that country. Mrs. C. L. Hare and Miss Ritzinger are taking possession of the new home of Mrs. Ritzinger, on North Meridian street, near seventh. Mrs. Eltzinger is with her daughter, Mrs. Briggs, in Boston.

Mrs. E. B. McOuat and sons will take possession of their home, No. 162 North Meridian street, next week. Mrs. McOuat's prothers, the Messrs. Burford, will occupy the residence recently the McOuat home

on North Capitol avenue. Mr. Walter Gallaway, artist on the even ng News, will sever his connection with paper to-day, and will leave for New ork and sail acut week for Europe, Atallaway will enter one of the studies in Paris to pursue his art for a year or ancre.
This evening the members of the Press Club and friends will give a reception to Mr. Gallaway, as a farewell, in the Piess Club rooms at the Denison Hotel. An Indianapolis woman who is in and visited the famouse need baths, writes home interestingly of the notables whom she saw there. Royalty

infant Health

ooms there, and she has enjeved study.

It is a matter of vast importance to mothers. The manufacturers of the GAIL BORDEN AGLE BRAND CONDENSED MILK save a pamphlet, entitled "INFANT HEALTH." which should be in every home. Address. NEW should be in every home. Address. NEW CONDENSED MILK CO., 71 Hudson

and then as one watches a crowd anywhere. She has come to the conclusion that blood will tell, and she admires the fine physiques, line clothes, the equipages and style in general which they put on. Miss Jessie Boyer, who has spent part of the summer in Wisconsin, returned home Thursday, accompanied by her cousin, Mr. Amos Boyer, who will spend a few days, Last evening Miss Boyer gave a small tea in honor of her cousin.

THOMPSON-WHITE. Special to the Indianapolis Journal. ROCKVILLE, Ind., Sept. 13 .- Mr. Wm. B. Thompson and Miss Mabel White, the only daughter of Mr. and Mrs. W. J. White. were married by the Rev Maxwell, of the Methodist Church, last night. The brides-maids were Misses Fannie and Nellie White, and attendants were Messrs. J. S. and Hubert White. The couple are spending their honeymoon in St. Joseph, Mich., and Chicago. On their return a reception will be given them by Mr. and Mrs. William Thomp-

HANNON-NADING. Special to the Indianapolis Journal. ELWOOD, Ind., Sept. 13.-Miss Emma Nading, of this city, and James A. Hannon, of Battle Creek, Mich., were married, last night, at the residence of the bride's parents in this city, by Rev. Stanton, of the M. P. Church. The ceremony was witnessed only by a few of the bride's relatives and friends. The couple will take up their residence in Battle Creek, Mich.

HUMPHRIES-BECK. Special to the Indianapolis Journal. MUNCIE, Ind., Sept. 13 .- Miss Anna E. Beck and Griffin Humphries, engineer at the Midland steel works, were married yes-terday. The bride is a daughter of agent Isaac Beck, of the American Express Com-

FAIR UNKNOWN GIRL

SHE HAUNTS THE COURT ROOM AND IS INTERESTED IN DURRANT.

Detectives Unable to Identify Her-What Mrs. Crosset Will Testify to Against the Prisoner.

SAN FRANCISCO, Sept. 13 .- The prosecution in the Theodore Durrant case is now prepared to produce a witness who is expected to overwhelm the young student and | by destroy his last hope of an alibi. One who knows him well, who left the city that sae | Richmond, for \$38,900, while the books might not be forced to testify against him, will go upon the stand and testify that on the afternoon of April 3 she rode to the mission upon the same car with Blanche Lamont and Durrant. As the car traveled on its way she noticed the young school girl carefully. She observed her clothing, noted her books, watched her movements and followed her conversation with the young stuient. The girl was unknown to her, but the had watched Durrant from his childhood as she would one of her own children. Shortly after 4 o'clock the car arrived at Twenty-second street. The woman who had been interested in the young couple arose to leave the car. Durrant and the school girl were already on their way out. The student assisted the girl from the car and then gave his hand to the old lady. The three waiked to the sildewalk, and stopped for a moment to chat. Durrant introduced Blanche Lamont to the old lady, and for a few minutes left her to proceed down Tweny-second street toward Bartlett street. He and Blarche, talking and laughing, walked loward the church. The story will be told y Mrs. James Crosset, who lives with friends in the mission. Mrs. Crosset knows Durrant too well to be mistaken. The very onditions of the case make it impossible for an error to be committed. Mrs. Crosset not only saw Durrant, but took his hand and spoke to him. She will be placed on

the witness stand next week. The prosecution in the trial has thus far examined twenty-three witnesses and has occupied two weeks in its work. There are less than half the number to be ex-amined in its direct case and the most important are yet to be placed on the stand. It is said that the next four witnesses will take Durrant and his alleged deting up and into the church where the girl met her death. The examination will probably take all of next week. Ever since he case in the Superior Court began a girl of prepossessing appearance has haunted the court room. For a time she ight every morning a bunch of flowers which she sent to the prisoner by a deputy sheriff. This action attracted so much athowever, that she discontinued it. eyes rivited on Durrant's face. prisoner never gives her any attention, out the police believe they are at least the police believe they are at least mainted. Durrant is said to have written a long note in court, the missive being elivered to the unknown by the prisoner's father after the court adjourned. The detectives have been detailed to ocate her she always manages to elude them. She is perfectly aware that she is being watched and seems determined to identification.

LOUISVILLE CASUALTIES.

Burial of the Explosion Victims-The Grand Stand Accident. LOUISVILLE, Sept. 13 .- The week of unprecedented hospitality and good will in connection with the twenty-ninth National Encampment of the G. A. R. closes with sadness. Even the burning sun became shrouded with dark clouds to-day. While the funerals of the five victims of Wednesday's explosion were in progress fully one hundred people were suffering from injuries caused by the collapse of the grand stand during the display of fireworks last night. In addition to the fifty names of the injured given in these dispatches last night there are about fifty others, who were taken to their homes in carriages by friends. Only the names of those taken away in ambulances were available. stand that collapsed was the one set apart for Louisville people who had contributed to the expense of the encampment, and the injured who resided here were taken to their homes instead of to the hospitals. Those from a distance who were injured were for the most part guests of Louisville people. And the victims of Wednes-day's explosion were all members of the Louisville Legion, made up of the sons of leading citizens. The hospitals are full of patients suffering from the effects of heat and injuries received by the accident last night. At the hospitals all are reported as ng well, and, so far as can be learned, from the fifty or more homes where the njured are being cared for, they are all doing well except Mrs. S. Hirschfield, who had her feet mashed and hip dislocated. She may not recover. Edward Hoar, a musleian, of Springfield, O., who was not on the grand stand, but on top of a sanitary booth, that caved in during the fireworks. is in a serious condition. His left side is people on the streets to-day showed njuries received last night. Most

all the injuries were in the lower limbs and feet. In the list of injured sent last the name of Mrs. Donald McDonald. Chicago, was an error. It should have been Mrs. Kenneth McDonald, of Louis-Others injured were Albert Edinger, sprained and foot bone broken. Mrs. Edinger, foot crushed. Thomas Welsh fell through a skylight while viewing the fireworks and is badly injured. All of the three G. A. R. organizations in session here sent beautiful floral offerings and committees of one from each State to the funeral this afternoon of the five

victims of Wednesday's explosion. Michigan Central Train Wrecked. MARSHALL, Mich., Sept. 13.-The westbound North Shore limited train on the Michigan Central was wrecked here shortly after noon. The locomotive jumped the track on a curve, and, after tearing five indred feet along the track, landed in a street adjoining. George Peppitt, the en-gineer, was badly injured. The locomotive is wrecked beyond repair, the mail and express cars are badly smashed and the first passenger coaches were thrown from the track. No one was injured, however, aside from the engineer. A worn-out wheel flange is supposed to have caused the ac-

Nebraska Bank Fails.

WASHINGTON, Sept. 12-A telegram received by the Controller of the Currency to-day announces the suspension of the Kearney National Bank, of Kearney, Neb. Cank Examiner H. J. Whitmore was placed n charge. At the last examination, May 28 last, the bank had a capital of \$100,000; surplus, \$24,000; deposits, \$96,000; bills payable, \$13,500; notes rediscounted, \$49,000; loans and descounts, \$219,000.

file Floors, special designs. Jno. M. Lilly, Trust Company was appointed to admin-

STORY OF THE DRAFTS

LEWIS ROBINSON TELLS OF PE-CULIAR TRANSACTIONS.

How the Cabinet Company's Account Was Overdrawn and Balanced with More Deposits of Paper.

With a big pile of books and a table littered with papers before him Lewis J. Robinson, formerly receiving teller of the Indianapolis National Bank, and now expert witness for the government, continued his testimony in the bank case yesterday. Receiver Hawkins was on the stand most of the morning. In the afternoon Mr. Robinson proceeded with the story of the various transactions between the Indianapolis Cabinet Company and the bank, with which he was familiar. He testified that at the failure of the bank it held paper on which the cabinet company had received credit amounting to \$374,557.78. This paper represented the various branches of the company, as follows: Indiana Cabinet Company, of Boston, \$50,209.25; Wooten Office Desk Company, of Richmond, \$48,565.33; Indianapolis Office Furniture Company, of New York, \$47,862.65; individual paper of Francis A. Coffin, \$21,-927.99; individual paper of Percival B. Coffin, \$27,196.78; Indianapolis Plow Company, \$30,240.35; American Desk and Seating Company, of Chicago, \$14,806.90; · Indianapolis Cabinet Company, \$34,540.07; Indianapolis Veneer and Panel Company, of Indianapolis, \$31,422.93; Indianapolis Desk Company, of London, \$40,837.21; United States Office Furniture Company, \$26,062.52; returned amounts were represented drafts drawn by pany upon another and notes signed by the Coffins. The witness took up each draft and note separately. He testified that,

showed that the actual account between the two firms was \$44.85. The government took up the twelfth count of the indictment, which charged that the Indianapolis Cabinet Company drew a large sum from the bank June 1 1803, when there was already an overdraft of \$7,606.24. The witness detailed the transaction. At the close of business June 11 the cabinet company had overdrawn its account \$8,261.12. The following day the ledger showed that the company had been charged with \$1,610.72 paid out by checks. On the same day there was placed to the credit of the company the sum of \$2,265.60 by a draft drawn by the cabinet company on the American Desk and Seating Company, of Chicago. It was dated June 1, payable in thirty days, but was never forwarded. It was afterward taken out of the bank by a check of the cabinet company.

with the exception of \$17,000 of the paper of

the Indianapolis Plow Company, the cab-

inet company got credit for the amount

named in the various drafts as so much

Count 13 of the indictment was taken up under the protest of the defense. of May 9 and June 8, 1893. Attorney Winter objected to the government taking up the indictment in a general way.
"The prosecution should be compelled announce the date of the offense on which they will rely," said the attorney, addressing the court.

'The government can't ask the jury to convict on more than one specific charge in the count," said Judge Baker. Proceeding with Count 13 the witness testified that on May 9, 1893, at the beginning of business, the books of the bank showed the account of the Indianapolis Cabinet Company to have been overdrawn in the sum of \$12,755.87. The bank held the cabinet company's drafts for \$26,865.53 that had received credit for this by checks paid out by the establishment. June 17, draft of \$10,106.08. At the close of business May 9 there was a credit balance in favor of the cabinet company of \$1,199.07. This money had been checked out between the two dates. June 19, 1893, the cabinet company had overdrawn its account \$621.16, and July 13, 1893, the overdraft was \$9,752. The lifference between these sums had been checks between the two

July 13 there was deposited to the credit of the cabinet company drafts on New York and Richmond for \$10,000, less the discount. The latter draft was accepted by P. B. Coffin, who then resided in this city. These drafts, the witness said, were not entered on the books of the cabinet company until Aug. 8, the date of the assignment.

Count 15 of the indictment related to the ransactions of the company March 3, 1893. On that date the overdraft of the com pany was \$23.36. May 8, 1893, at the close of the day's business, the books of the bank showed that the cabinet company's account had been overdrawn to the amount of \$12,755.87. This amount, was checked out by the cabinet company between March 3 and May 8. May 9, 1893, the cabinet com-pany made a deposit of \$44,000, consisting of the paper of the different branches, One draft was drawn by the United States Desk Company for \$8,336 and accepted by ercival B. Coffin. The draft was not paid but was renewed from time to time, and finally came into the hands of the receiver as part of the assets of the bank. There | Company; damages of trial by jury. was another draft for \$6,239, drawn by the United States Office Furniture Company on the Indiana Cabinet Company, of Bos-ton; another for \$7,986.30 by the United States Office Furniture Company on the New York concern, which was renewed it was sent to New York and returned unpaid. There was still another draft in this deposit drawn by the Indianapolis Plow Company on the Boston concern for \$8,and one by the Indianapolis Cabnet Company on the New York establishment for \$7,272.40. The last draft of the deposit of \$44,000 was for \$6,038.40, drawn the Indianapolis Cabinet Company on the Wooten Office Desk Company, of Richmond. This draft was not paid, but was renewed from time to time, and is now held by the receiver. Witness said that this deposit of \$44,000 was credited to the account of the cabinet company, and that about \$30,000 of the amount was checked out by the company and given to take up drafts drawn by the company on differen firms, which had been credited and reunpaid, Had the deposit of \$44,000 not been made the witness said the account of the cabinet company, on the date of the deposit, would have been overdrawn

The government introduced two telegrams in evidence which were objected to by the defense, but were admitted by the court. The telegrams were dated July 18, 1893, the day after the arrival of Bank Examiner Young to take charge of the affairs of the dianapolis National. One was to W. P. Nulting, manager of the Boston branch, and the other to J. M. Tuft, of the New York house. Both telegrams were signed by the Indianapolis Cabinet Company, and read: "Draft No. - sent in error, Re-

RECEIVER HAWKINS'S TESTIMONY. The Defense Scores a Point in the

Cross-Examination. Edward Hawkins, receiver of the Indianapolis National Bank, was examined by both sides during the morning session. He was called to the stand by the government. At the opening of his testimony the prosecution tried to introduce documentary evidence purporting to show that a certain deposit slip had been written by one of the defendants and indorsed by an employe of the bank. The court held that it could tified that the capital stock of the Indianapolis National Bank was \$300,000. He was not permitted to say whether or not the bank was solvent when he took charge of its affairs. When he took the receivership he found \$375,000 of the paper of the Indianapolis Cabinet Company. Fome of it had been drawn and some indorsed by the company. All of this paper represented the branches of the business in which the Coffins had been interested. Mr. Hawkins said that on the day he took control of the bank the cabinet company also went into the hands of a receiver. The Indiana

ister the trust. At that time the witness had little knowledge of the assets of the cabinet company. If the receiver wins in the litigation in which the cabinet company is involved the assets will be worth \$80,000 or \$50,000.

The government made an attempt to show by the witness that attorney A. C. Harris represented himself as a creditor of the cabinet company, when, in reality, he was the attorney for the Coffins, and that he tried to act in a double capacity for the benefit of the Coffins by becoming attorney for the Indiana Trust Company. District Attorney Burke asked Mr. Winter if, when he referred to a prominent attorney, in his opening argument, as hav-ing advised the Coffins in every step, he meant Mr. Harris. "Yes, it was Mr. Harris," returned at-The district attorney, turning to re ceiver Hawkins, asked: "Is it the custom of your trust company

for an attorney who secures a receiver for a client to become attorney for the re-A warm argument between the attorneys followed and Judge Baker ruled on the admissibility of the testimony concerning Mr. "I shall not," he said! "allow this evidence to be admitted now. It it becomes necessary to prove that Mr. Harris did this I may admit it later. The evidence is damaging to his professional standing. It is not compatible that a lawyer should secure a receivership for a chent and serve as the attorney for the receivership."

Reciever Hawkins, on cross-examination, admitted having found a mortgage in the bonds of the Cabinet company. Three bonds were missing? having been sold before the failure of the bank. Witbefore the failure of the bank. Witness testified that the night before he took possession of the bank attorney Harris talked to him concerning the Indianapolis Cabinet Company. They discussed the probability of a receivership for the Cabinet company. Mr. Harris wanted the Indiana Trust Company made receiver and the witness consented. "You have testified," said Mr. Winter, "that there was \$698,000 worthless paper in the bank. How much of this belonged to the Indianapolis Cabinet Company?" "There was \$150,376.29. "Then there was \$548,000 in worthless pa er with which the Indianapolis Cabinet

company had nothing to do?"

IN THE SUPREME COURT.

Part of the Nicholson Law Will B Construed on the State's Appeal. The decision of Judge Taylor, of the Vigo Circuit Court, in the Nicholson law cases tried before him has been appealed by the State to the Supreme Court. Ordinarily the State does not appeal its cash. In one instance a draft was drawn by the United States Office Furniture Company on the Wooten Desk Company, of Richmond, for \$38,900, while the books showed that the actual account between with the Crawford Fairbanks dictum that the brewery interests of Terre Haute do not allow that courts to indict and convict people in Terre-Haute for violation of iquor laws. The decision of Judge Taylor was that the penalties of the law do not apply unless the accused has been proved guilty of violating every provision of the section in question

Motions to Quash Indictments. Prosecuting Attorney Wiltsie yesterday made a motion in the Criminal Court to nolle the indictments against Con McLain and Emma Henderson, charged with as-sault and battery. Meyer Steinberg, wife desertion, and Harry Miles, assault and battery. In the wife desertion case death stepped in and made no further action necessary, the woman's troubles being ended In the other cases the prosecuting wit nesses had disappeared

Prisoners Taken North. Sheriff Womack yesterday had four prisoners conveyed to the penitentiary north in charge of deputies. They were Jacob charged generally a misappropriation of | Smith, sentenced for four years; Worrell the funds of the bank between the dates | and Sutton, of the gang of bicycle thieves and David Stahleup, convicted of murder and sentenced for life. These men were all concerned in the attempted jail delivery, and the sheriff now breathes more easily.

Grocer Mukes Assignment. Henry Magel yesterday filed papers of as signment to Edward Flaherty of his stock of groceries on North Delaware street The invoice of credits footed up about \$2,850, and it is alleged that the liabilities will not be quite so much. Reid. Murdoch & Co. had papers made out for a suit against the assignor, demanding \$400, but the assignment had been made first.

State vs. Fertig Goes Upstairs. The motion of Emfl Fertig to quash the charge against him for discharging union employes was yesterday refiled in the riminal Court. It has been pending before Judge Stubbs in the Police Court. The motion has not yet Beensargued.

THE COURT RECORD.

Superior Court. Room 1-John L. McMaster, Judge. Joseph Stevens vs. Jno. Eaglehoff et al damages. Jury returned verdict for plain-

Room 2-Vinson Carter, Judge pro tem. The Massachusetts Mutual Life Insurance vs. Martha A. Long et al. Dismissed. Edward Heinrichs vs. Charles king et al.; William H. Nichols vs. John T. Smith Edward W. Poe vs. Inez M. Poe; divorce. Decree granted, Plaintiff restrained from marriage for two years. W. P. Atkinson et al. vs. James Mc-Curdy; note. Finding and judgment against plaintiff for \$80.30 and costs and \$75 attorney's fees.

Room 3-Pling W. Bartholomew, Judge. Center Building and Loan Association vs. Joseph M. Speake et al.; mortgage. Dis-William J. Haynes ettal, vs. Brown et al.; street Hen. Plaintiff dismissed as to Mary C. Brown, Finding and judgment for plaintiff for \$65.17. S. A. Johnson vs. Citizens' Street-railroad

Circuit Court. Hon. Edgar A. Brown, Judge. James Ellisovs. the City of Indianapolis et al.; injunction. Trial by court. Taken under advisement.

Criminal Court. Frank McCray, Judge. State vs. Con McLain and Emma Hender-

son; assault and battery, Nollied. State vs. Meyer Steinburg; wife deser-Harry Miles; assault and bat State vs. Emil Fertig: discharging union Men. Motion to quash reflied.

State vs. Joseph Davis; assault and bat tery with intent to rob; and New Suits Filed.

Frank Butts vs. Nancy Hayes; mechanic's Bladen A. Kendall vs. Alfred M. Ogle et al.; contract. Demand; \$2,500.

Dennie J. Mendenhall vs. John Cline ommission. Demand 200:01 Carey E. Noble vs. Emma Noble; divorce Raybburn vs.ofheodore Rayburn to set aside deed and to quiet title.

Shandon Marns vs. Julia A. Alvord
al.; to cancel deed.

CHICAGO'S LIBERTY BELL. It Starts for Atlanta on Its Trip Around the World.

CHICAGO, Sept. 18.-The Chicago Columbian Liberty Bell started on its tour of the globe to-day, when the special train pulled out of the Van Baren-street station, consisting of the bell, car ispecially constructed by the Illinois Central railroad, and the engine, baggage car and a sleeper. The present destination of the bell is Atlanta, but on the routerstops will be made at all principal cities on the line to give the people an opportunity to see and hear it. At Atlanta the bell will be received with civic ceremonies, and will be installed in a place of honor in the exposition, and will remain until the close as one of the principal attractions. At the close of the Cotton States' exposition the bell will be carried through Florida and the other gulf States to Mexico, where it will be welcomed President Diaz and assigned a place honor in the Mexican exposition. The bel and its escort will then cross the Atlanti to England, where it will be heard at Runnymeade in celebration of the signing of Magna Charta, and will then be taken to the continent and on around the world.

Chinatown Raided. FRANCISCO, Sept. 13,-To-day began apsystematic raid on China-by federal authorities. Every Chinese laborer who cannot produce a satisfactory certificate, accompanied by a photofactory certificate, accompanied by a photo-graph, will be arrested and held to answer under the deportion law, commonly known as the "Geary act." The decision of the collector of the port as to the right of the Chinese to remain here will be final. The United States Attorney-general authorized Marshal Baldwin to begin the raid on

CAPT. SUMNER GUILTY

FINDING OF THE COURT-MARTIAL IN THE CRUISER COLUMBIA CASE.

Her Chief Officer Suspended from Duty for Six Months on Waiting Orders Pay and Also Reprimanded.

WASHINGTON, Sept. 13 .- The Navy Department to-day made public its action in the case of Captain George W. Sumner, late in command of the United States cruiser Columbia, who was tried recently by courtmartial at the Brooklyn navy yard on charges growing out of the injury sustained by his vessel in docking at Southampton in July last. The first charge was culpable inefficiency in the performance of duty. The court found him guilty in a less degree than charged, in that he did not fully perform his duty in having proper preparations made for the docking, and seeing that the supporting decks were in proper condition for receiving and sustaining her weight. The court ignored that portion of the charge alleging that as a consequence of that failure, the bow was subjected to severe strains, causing damage to her hull and necessitating repairs costing about \$1,000. The captain was found guilty of the second charge, of suffering a vessel of the navy to be hazarded in violation of naval regulations. The specification under this charge, however, that he suffered the vessel to remain under severe strain without causing the dock to be flooded, was proved. He was found guilty of the third charge, neglect of duty, and the specification under that charge was proved, namely, that he paid the charge of docking without protest.

The sentence of the court is as follows:
"To be suspended from duty only, for a period of six months, on walling orders pay, and to be reprimanded by the honorable Secretary of the Navy." The action of the department has been sent to Captain Sumner, with a copy of the proceedings, finding and sentence of the court, and the statement that they are approved. He is informed that the publication of these in general order is regarded as sufficient compliance with that portion of the sentence calling for a reprimand by the Secretary of the Navy.

WAR ON OUR MEATS.

Germans Trying to Discourage Trade

in American Products. WASHINGTON, Sept. 13 .- Secretary Morton has received through the State Department a report from the United States consul-general at Frankfort, Germany, on methods adopted in some of the German cities to obstruct and discourage the trade in American meats. An agent in southern Germany for a Chicago packing firm complained to the consul that restrictive measures enforced by local authorities at Freiburg had practically destroyed a formerly prosperous trade in that city. Similar restrictions were threatened at Carlsruhe. The matter was at once reported from the United States consulate to the embassy at Berlin, with the expectation of preventing the objectionable proceedings threatened at Carlsruhe. Meantime, Mr. J. H. Theriot, United States commercial agent at Freiburg, was instructed to make a thorough investigation as to whether official hostility to American meats in that city was due to the discovery of any diseased or affected meats of American origin or was simply the result of agrarian spirit, which would from self-interest seek to exclude all foreign food products which compete seriously with the domestic supply. The report just redeived is practically a summary of Mr. Theriot's investigation. It was learned that in the autumn of last year the local veter-inary physician at Freiburg had visited the principal meat dealers and sausage makers, warning them against the use of foreign meats, especially those coming from the United States. Dealers were required by decree, moreover, if they continued to offer such meats for sale, to post in their shops a declaration stating that the American meats offered for sale had passed only a superficial and insufficient inspection, and that no guarantee of their purity, therefore, could be given.

In reply to a written protest made by Subagent Wohls, the authorities stated that the city ordinance required all slaughtered meats brought into the city to be accompanied by a certificate of inspection, or els submitted for inspection to the municipal slaughter house, and that American salted beef, not being provided with any certificate that could be recognized, must be rein spected. This meat, it is stated, consists of beef pickled in brine, and pressed dry in air-tight casks, each barrel being accom-panied by a United States inspection tag certificate. It is used very largely in Germany for sausage making, and the receipts at Freiburg have amounted to about twelve thousand barrels per annum, in all this import not a single cask or piece of diseased meat being detected. A United States certificate of inspection accompanying American beef was held by the official veterina-rian to be insufficient. Many sausage makers refused to post the placard required by the Freiburg decree, deeming it derogatory to self-respect as well as business interests and discontinued using American meats rather than comply. All the sausage mak-ers consulted by the United States agent were unanimous that all persons who used American meats were satisfied with them, and would have gladly continued their use, The result of the action of the local authorities is that the trade built up at Freiburg local authorities would neither accept our certificate nor inspect the meat, preferring to thus publicly discredit our meat products Meats of precisely similar quality origin continue to be sold in Frankfort where they have frequently been examine by municipal inspectors, and have always been found wholesome and in good condi-

Spanish Exports and Imports. WASHINGTON, Sept. 13.-The food products which Spain exports to the United States form the subject of a recent report by Consul-general Bowen. He says the average of these exports is about \$3,500,000 per year, while the imports of American articles into Spain is about \$18,000,000. The principal exports to this country are garlic, oil, wine, grapes, raisins, almonds, filberts, olives, anise, saffron, pepper, brandy, iquors, onions, preserves, syrups, glucose minteral waters and pastes for soups. Mr. Bowen says the American tariff on wines is so nearly prohibitory that it has caused an almost complete cessation of the ship ments of Spanish wines to the United States except sherry. Mr. Bowen is of the opinion, however, that the imports from the United States into Spain will increase "as the demand here for cetton, petroleum and staves grows every year and as the Americans are persistent in their efforts to introduce other articles, such as wheat, lard, agricultural implements and sewing machines."

Slocum and His Sloop Spray. WASHINGTON, Sept. 13.-Consul Sprague. writing from Gibraltar on Aug. 27 to the State Department, reports the departure from that port of the small sloop Spray, in which her owner, Capt. Joshua Slocum, started from Boston to circumnavigate the globe alone. He arrived at Gibraltar on Aug. 24. He says the slight craft and her sole navigator were the objects of much curiosity among the people generally, and of considerable hospitable attention among the naval authorities at Gibraltar. Slocum says in a letter that he sailed the distance from Boston to Gibraltar in thirty-two days and could have made better time. He had intended continuing his journey through the Red sea, but had decided to change his course on account of the probability of falling among thieves after passing the Suez canal, and to go via the Cape of Good Hope.

200 Chinese Barred Out.

WASHINGTON, Sept. 13 .- The Secretary of the Treasury to-day sent a telegram to the collector of customs at Ogdensburg, N. Y., directing him not to admit any of the two hundred Chinese recently landed at Vancouver, en route to the Atlanta Ex-There is reason for the belief that this is an attempt to defraud the government and secure the admission of a large number of Chinese who are not actors and seek this method of gaining admission into the United States.

How the Mora Claim Will Be Paid. WASHINGTON, Sept. 13.-The details for the payment of the Mora claim have been definitely arranged, and the draft prepared for transfer to-morrow. It will call for the quivalent in English pounds sterling of lof the o LIVERWKIDNEY DISEASES

Are manifested by BACKACHE, RHEUMATISM, LOSS OF APPETITE, FOUL TONGUE, BAD BREATH, WEAK-NESS, LOSS OF ENERGY and CHRONIC CATARRH OF THE THROAT.

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Is the remedy you need, of equal service in all mild or chronic LIVER, KIDNEY and FEMALE TROUBLES.

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THE MOELWAINE-RICHARDS CO.,

WROUGHT-IRON PIPE and BOILER TUBES Fitters'

Goods. Snow Steam Pumps, Mill Supplies.

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CHURCH NOTICES. Christian. CENTRAL CHRISTIAN CHURCH-Corner Delaware and Walnut streets. Services to-morrow at 10:45 a. m., conducted by Prof. H. A. Garvin. No evening service. Sunday school at 9:30 a. m.; Howard Cale, superintendent. Y. P. S. C. E. Junior

Society at 9. a. m.; Senior society at 6:30 p. m. Leaders Sunday school committee, S. S. Offuth chairman.

New Church. NEW CHURCH CHAPEL (Swedenborgian) -333 North Alabama street. Rev. W. L. Gladish, minister. Sunday school, 9:30 a. m. Morning service, 10:45. Subject of sermon. "The Practical Usefulness of Re-

Methodist.

CENTRAL-AVENUE METHODIST EPIS-COPAL CHURCH-Corner of Central avenue and Butler street. Rev. Henry A. Buchtel, D. D., pastor. Sermon at 10:30 a. m., by Rev. E. P. Brown, editor of Ram's Horn. Class meeting, 9:30 a. m.; Sunday school, 2:30 p. m.; Junior League, 4 p. m.; special evening service, 7. Strangers cor-MERIDIAN-STREET M. E. CHURCH

Corner of New York. Preaching at 10:30 a. m. and 7:30 p. m. by the pastor, Rev. C. N. Sims, D. D. Sunday school and class meeting at 9:15 a. m. Christian En-deavor at 6:30 p. m. Midweek prayer meeting Thursday evening at 7:30. All are cordially invited. ROBERTS PARK M. E. CHURCH-Corner

Delaware and Vermont streets. Rev. T. I. Coultas, D. D., pastor. Class meetings at 9. a. m.; Sunday school at 10 a. m.; preaching at 11 a. m. and 7:30 p. m. by the pas-tor. Morning subject, "Some Principles Emphasized by the Cross"; evening sub-ject, "The Rose of Moab." Epworth eague, 6:30 p. m. Prayer meeting Thursday evening at 7:30.

Presbyterian. FIRST PRESBYTERIAN CHURCH-Southwest corner Pennsylvania and New York streets. The congregation of the First Baptist Church and the First Presbyterian Church will unite in union services to-morrow, at 10:45 a. m. Sermon by the Rev. M. L. Haines, D. D. No evening service. Sunday school meets at 9:30 a. m.; Society Christian Endeavor at 6:45 p. m.; weekly prayer meeting on Thursday evening at 7:30 p. m. All are cordially invited.

MEMORIAL PRESBYTERIAN - Corner Christian avenue and Ash street. Rev. Frank O. Ballard, pastor. Sunday school at 9:15 a. m.; Christian Endeavor meeting at 6:45; public worship at 10:30 a. m. and at 7:45 p. m. The first of a series of evening sermons, being studies of the character of Christ, will be to-morrow, on "His Tenderness and His Severity."

SECOND PRESBYTERIAN CHURCH-Corner Vermont and Pennsylvania streets Rev. Joseph A. Milburn, pastor; Rev. Edward Baech, associate pastor. Preaching at 10:45 a. m. and 7:30 p. m., by the pastor. Young People's Society Christian Endeavor 6:45 p. m.; Sunday school, 9:45 a. m.; prayer meeting, Thursday evening, at 7:30. Mayer Chapel, corner of West and Cathering streets; Sunday school at 2:20 p. Catherine streets: Sunday school at 2:30 p. m.; prayer meeting, Wednesday evening. PARERNACLE CHURCH-Corner Meridian and Second streets. Rev. J. A. Rond-thaler, pastor. Rev. W. B. Dunham, associate pastor. Preaching by the pastor at 10:30 a. m. Sunday school, 2:15 p. m. Y. P. S. C. E., 3:45 p m. Preaching by the associate pastor in Mount Jackson Chapel at 10:30 a m. and in West Wash-ington-street Chapel, 7:30 p. m.

1.449.000, will be signed by Senor Depuy De Lome, as Spanish minister, made payable to Mr. Olney as Secretary of State, and will be drawn on Spain's financial agent in London. Senor De Lome in peron will hand the note to acting Secretary Adee, who as such will have authority to ndorse the draft in the absence of Mr. liney. The loss of \$51,000 from the amount of \$1,500,000 originally agreed on is due to the difference between the value of the spanish pezo and the American gold dol-

Cause for Removal.

WASHINGTON, Sept. 13 .- Replying to the recent communication charging that a member of a local civil-service board of examiners for the internal revenue service was nection with a recent political convention, the Civil-service Commission asked the accused for such reply to the charges as the facts may warrant, and in its letter to him added: "While attendance at a political convention as a delegate is not in itself a violation of the civil service rules, the comnission holds that partisan activity sufficient to impair usefulness as a represent-ative of the Civil-service Commission is ufficient cause for removal from membership in any of its boards of examiners."

Work of Democracy's Tariff Law. WASHINGTON, Sept. 13 .- According to a report furnished the State Department by Consul Grinnell, the declared exports from the Manchester (England) district to the Inited States for the year ended Aug. 31 last, amounted to \$13,067,318, as against \$7.-413.146 for the previous year. The two periods practically cover respectively the first year of the operation of the Wilson tariff and the last of the McKinley law.

Solicitor Dabney Resigns. WASHINGTON, Sept. 13.-Walter T. Dabney, solicitor of the Department of State. terminated his connection with that department. Mr. Dabney was chosen for the post of solicitor by the late Secretary Gresham at the outset of his administration

in special recognition of his legal abilities.

and he leaves the State Department now to

fill the place of professor of law in the University of Virginia. Fourth-Class Postmasters. Special to the Indfanapolis Journal. WASHINGTON, Sept. 13.-Indiana postmasters were appointed to-day as follows: At Dixie, Harrison county, Charles W. Baxley, vice Lee C. Smith, resigned; at Steam Corner, Fountain county, Luelia J. Scott, vice Mrs. Nannie Hitch, resigned; Winter-

roud, Shelby county, James A. Eatos, vice Benjamin T. Moulden, resigned. The State Department received a cable-

gram to-day from Minister Tillman, at Quito, Ecuador, stating that Alfaro, the revolutionary general, and his army had occupied Quito since the 1st inst. He adds that all is quiet there now. Vice Consul Dawson has cabled the de partment from San Salvador that Mrs. hmeyer, an American woman, died at San Salvador last night. Her husband, who was formerly United States consul at that point, died there a few days ago. In consequence of complaints received by the Postoffice Department, orders have been issued forbidding postmasters to go within the delivery of other offices for the surpose of soliciting the execution of pension vouchers and thereby increasing the fees of their offices. A postmaster must execute vouchers only for those within the delivery of his office.

Prof. Howard Grose, registrar, recorder and assistant professor of history in the university extension department of the University of Chicago, will leave his profession to take editorial charge of the Baptist Watchman, the leading Baptist organ

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Perfect privacy and convenience assured. Chapel and Morgue in charge of lady attendant.

172 North Illinois Street. JOHNSTON-Alice Holmes, wife of Colone

John W. Johnston, at the home of hir mother, 78 West North street, Sept. 13, 7:30 a. m. Funeral notice later. SPAHR-Maria Spahr, aged eighty-six, died at the home of her son, George Spahr, 470 Ash street, at 10:15 p. m., Friday, Sept. 13. Notice of funeral later.

FOR SALE. FOR SALE-Low-down milk wagon; cheap,

68 South Pennsylvania. FOR SALE—A paying electric light plant and franchise. For particulars address WM. S. MEAD, Spencer, Indiana. FOR SALE-A large stock of open and top delivery wagons at bottom prices. A. H. STURTEVANT & CO., 68 South Pennsyl-

FOR SALE-All our surreys, phaetons and buggies less than wholesale; cash or good buggies less than wh notes. A. H. STURTEVANT & CO., 6 South Pennsylvania. WANTED-\$40 per month and expenses paid good men to take orders. No experience. Steady work. Address, THE ONTARIO NURSERIES, Geneva, N. Y.

FOR SALE OR TRADE-A good stock of clothing, hats and furnishing goods. In-voice about \$6,000; also, nine-station cash and package carrier for sale cheap. Address THE WINTERS CLOTHING COM-

WANTED-AGENTS. WANTED-AGENTS-Address ROBT. WEST, Cleveland, O. WANTED-Experienced solicitors for city and State canvass. Room 5, Aetna Block.

WANTED-If you want a good business a

home as State agent, with no risk a s the REVOLVING SAND SCREEN COMPANY, Bloomington, Ill. WANTED-MISCELLANEOUS. WANTED-A competent girl to do gen-

eral housework where there are small children. Good wages. References re-quired. 154 Broadway. WANTED-A loan of \$4,000 for five to ten years. Ample security. For particulars address SPENCER ELECTRIC LIGHT COMPANY, Spencer, Ind.

WANTED-Five hundred men on water works. Wages from \$1.35 to \$1.50 per day. Board \$3.75 per week. Apply to WALTER FLEMING, Alexandria, Ind. WANTED-Position as pharmacist, Gradu ate. Two years' experience. References from tormer employers. Wages moderate. MILO KAYLOR, Huntington, Ind. WANTED-A man of good business quali ties; good pay for an active worker. Inquire at Bates House for H. GOLD-SMITH, Sunday and Monday, Sept. 15

FINANCIAL. LOANS-Money on mortgages. C. F. SAYLES, 75 East Market street. FINANCIAL-Large loans at 5 per cent. cn business property. THOS. C. DAY & CO., 72 East Market street. LOANS-Money on watches, diamonds, jew-eiry, without publicity. CITY LOAN OFFICE, 57 West Washington street.

LOANS-Sums of \$500 and over.
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C. E. COFFIN & CO., 90 East Market MONEY-To loan on Indiana farms. Lowest rates, with partial payments. Address C. N. WILLIAMS & CO., Crawfordsville, Ind.

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LOANS—Six per cent, money on improved real estate in this city only. (No loans made outside.) Borrower has the privilege of prepayment semi-annually. No delay. Reasonable fees. JOHN S. SPANN delay. Reasonable fees. & CO., 86 East Market.

FOR SALE-REAL ESTATE. ADMINISTRATOR'S SALE-GAL' HOUSE -I. Benneville Kline, administrator bonis non" of the estate of William Marsh, deceased, will offer at public auction, on the premises, on Monday, Oct. 7, 1895, at 2 o'clock in the afternoon, the property known as the Galt House and Jones lot on southwest corner of Main and Sixth streets, in Cincinnati, Hamilton county. Ohio, and described as follows Beginning at the southwest corner Main and Sixth streets, thence west with south line of Sixth street 135 feet and inches; thence south 66 feet, more or less; thence east 135 feet and 6 inches to west line of Main street; thence north with Main street 66 feet, more or less, to the Main street 66 feet, more or less, to the place of beginning and being part of inn lot No. 121, of the original plat of Cincinnati. The above described property, sold by authority vested in me as administrator as aforesaid, by the last will and testament of William E. Marsh, co-ceased, which will be found on record in Will Book No. 23, page 571, of the record of wills of Probate Court of Hamilton county. Ohio. Terms of sale, one-fifth cash on day of sale and balance in one, two, three and four years, with interest. Secured by mortgage on the premterest. Secured by mortgage on the premises, or all cash on day of sale at op

BENNEVILLE KLINE, Administrator. JAMES E. ROBINSON, Attorney, FOR SALE OR EXCHANGE. FOR SALE OR EXCHANGE-What hav you to offer for house and twelve lots? 807 Madison avenue. Mortgage, \$2,000; long time, 7 per cent. Box 49, Journal.

FOR RENT. FOR RENT-Rooms; furnished or unfurnished, and newly papered; all modern con-veniences and bath; at 91 West Vermont. Inquire at 175 Capitol avenue, north.

music received at 160 South Noble street. Telephone 1071.